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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/580,093	01/08/2007	Volker Brass	0740-80	7461
THE MAXHAM FIRM 9330 SCRANTON ROAD, SUITE 350			EXAMINER.	
			TRINH, TAN H	
SAN DIEGO,	CA 92121	,	ART UNIT	PAPER NUMBER
,			2618	
•				
			MAIL DATE	DELIVERY MODE
	•	•	02/05/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/580,093	BRASS ET AL.				
Office Action Summary	Examiner	Art Unit				
	TAN TRINH	2618				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the o	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of the period for reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tire will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>08 Ja</u>	anuary 2007					
	action is non-final.					
<u> </u>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	•					
4)⊠ Claim(s) <u>1-27</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-27</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r					
· ·		hy the Examiner				
10) The drawing(s) filed on <u>19 May 2006</u> is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct						
11) The oath or declaration is objected to by the Ex	- : :	` '				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. 8 119/a)-(d) or (f)				
a)⊠ All b)□ Some * c)□ None of:						
1. Certified copies of the priority documents	s have been received.					
2. Certified copies of the priority documents		on No.				
3. Copies of the certified copies of the prior	· · · · · · · · · · · · · · · · · · ·	 				
application from the International Bureau	ı (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list	of the certified copies not receive	ed.				
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) U Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date 3) Information Disclosure Statement(s) (PTO/SB/08) 5) D Notice of Informal Patent Application						
Paper No(s)/Mail Date	6) Other:					

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DETAILED ACTION

Information Disclosure Statement

1. The information disclosure statement (IDS) submitted on 08-20-2007, the information disclosure statement has been considered by the examiner.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 12,15 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Raith (U.S. Patent No. 6,385,461) in view of Sollner (U.S. Patent No. 5,506,837).

Regarding claims 12 and 27, Raith teaches a method for providing active members of a Voice Group Call Service (VGCS) with additional information text-and/or binary signal transmission SMS and text message (see fig. 1 and 3, col. 3, lines 59-67, and col. 7, lines 65-67) the method comprising: transmitting the additional information in a message on an associated control channel for a traffic channel of the voice group (see col. 3, lines 39-52), wherein the message contains a voice group call ID (VGC-ID) or a voice group call Reference (VGC reference) (see user group call ID (UGID) col. 6, lines 14-67); triggering (see col. 7, lines 52-col. 8, lines 12, and col. 9, lines 61-67), via a mobile switching center (MSC), a message, addition-information-request-message, on an A-interface a base station subsystem (BSS). In this case, the

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BSS is inherently with the system of the BTS and MCS. To send the additional information to the group members (see fig. 1-2, col. 7, lines 52-col. 8, lines 12, and col. 9, lines 61-67, and col. 3, lines 49-67, and col. 4, lines 49-61), and sending, via the BSS the additional information on a of Slow Page Associated Channel (SPACH) and Broadcast Channel (BCCH) all traffic channels (TCHs) where the VGC is ongoing (see fig. 1-2, col. 4, lines 26-61). But Raith does not mention the sending information on the slow associated control channel (SACCH).

However, Sollner teaches sending information on the slow associated control channel (SACCH) (see fig. 4-5, col. 5, lines 19-58).

Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify above teaching of Raith with Sollner, in order to provide GSDM system to measure signal strength and bit error rate of the selected channel of each mobile station easier (see suggested by Sollner on col. 6, lines 1-5).

Regarding claim 15, Raith teaches the additional information is not provided in radio cells which belong to the VGC-area but a VGC-channel is not established (see fig. 3, col. 4, lines 49-col. 5, lines 16). In this case, the user has joined and has registration the GVC service is read the information and VGC-channel is established, for the user does not joined and has not registration then the VGC-channel is not established.

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4. Claims 13-14, 16-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Raith (U.S. Patent No. 6,385,461) in view of Sollner (U.S. Patent No. 5,506,837) further in view of Kundu (U.S. Pub. No. 2005/0239485).

Regarding claim 13, Raith teaches the message is sent on a resource controlling signaling on control channel (see fig. 2, col. 3, lines 39-48). But Raith does not mention a resource controlling signaling connection control part (SCCP) connection.

However, Kundu teaches a resource controlling signaling connection control part (SCCP) connection (see fig. 6, page 3, section [0049]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify above combination of the teaching of Raith and Sollner with Kundu, in order to provide maintains reliable transport over a signaling link by monitoring status and performing error checks.

Regarding claim 14, Raith teaches the message is sent on a resource controlling signaling on control channel (see fig. 2, col. 3, lines 39-48). And But Raith does not mention a resource controlling signaling connection control part (SCCP) connection of the VGC without addressing a meant VGC.

However, Kundu teaches a resource controlling signaling connection control part (SCCP) connection (see fig. 6, page 3, section [0049]). And since the connection of the VGC without addressing because using group ID. instead of a the addressing.

Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify above combination of the teaching of Raith and Sollner with

Kundu, in order to provide maintains reliable transport over a signaling link by monitoring status and performing error checks.

Regarding claims 16 and 17, Raith teaches the additional information is not provided in radio cells which belong to the VGC-area but a VGC-channel is not established (see fig. 3, col. 4, lines 49-col. 5, lines 16). In this case, the user has joined and has registration the GVC service is read the information and VGC-channel is established, for the user does not joined and has not registration then the VGC-channel is not established.

Regarding claim 18-20, Kundu teaches the additional information is sent on a controlling signaling connection control part (SCCP) connection (see fig. 6, page 3, section [0049]), Sollner teaches the BSS is responsible sending information on the slow associated control channel (SACCH) (see fig. 4-5, col. 5, lines 19-58). Therefore, the combination of Kundu and Sollner is teaching the limitation of the claim.

Regarding claims 21-23, Raith teaches after having receive the additional information, the MS provides an acknowledge information to the BS that the additional information was received (see col. 1, lines 60-62). That is obvious to the BSS send the acknowledge information to the BSC.

Regarding claims 24-26, Kundu teaches give an indication that the additional information was at least received by a current talker, the talker sends an acknowledgement on an uplink-

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SACCH for this VGC (see page 5, sections [0077-0078], and Sollner teaches sending information on the slow associated control channel (SACCH) (see fig. 4-5, col. 5, lines 19-58). Since Kundu teaches the talker and listener start talking and receiving with responds by PTT Button, that is the acknowledgement, and also Sollner teaches sending information on the slow associated control channel (SACCH), Therefore, the combination of Kundu and Sollner teaches the limitation of the claim.

Conclusion

5. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to:

(571) 273-8300, (for Technology Center 2600 only)

Hand-delivered responses should be brought to the Customer Service Window (now located at the Randolph Building, 401 Dulany Street, Alexandria, VA 22314).

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tan Trinh whose telephone number is (571) 272-7888. The examiner can normally be reached on Monday-Friday from 9:30 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiners supervisor, Anderson, Matthew D., can be reached at (571) 272-4177.

The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the **Technology Center 2600 Customer Service Office** whose telephone number is (703) 306-0377.

7. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tan H. Trinh Division 2618 February 2, 2008

PATENT EXAMINER
TRINH, TAN